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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/769,971	02/02/2004	Benny Madsen	11602.00.0012	9127
23418 VEDDER PRI	7590 01/30/2008 CE KAUFMAN & KAMN	EXAMINER		
222 N. LASALLE STREET CHICAGO, IL 60601			BRITT, CYNTHIA H	
			ART UNIT	PAPER NUMBER
			2117	
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			MAIL DATE	DELIVERY MODE
			01/30/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•	Application No.	Applicant(s)				
	10/769,971	MADSEN ET AL.				
Office Action Summary	Examiner	Art Unit				
	Cynthia Britt	2117				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from to cause the application to become ABANDONED	l. ely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
Responsive to communication(s) filed on <u>31 Octoor</u> This action is FINAL . 2b)⊠ This Since this application is in condition for alloward closed in accordance with the practice under Experiments.	action is non-final. nce except for formal matters, pro					
Disposition of Claims						
4) Claim(s) 1-9,12 and 13 is/are pending in the ap 4a) Of the above claim(s) is/are withdray 5) Claim(s) 1-9 is/are allowed. 6) Claim(s) 12 and 13 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or are subject to restriction and/or are subject to restriction and/or pers 9) The specification is objected to by the Examine 10) The drawing(s) filed on 01 June 2004 is/are: a) Applicant may not request that any objection to the concept are the correction of the correction of the concept are the correction of the concept are the correction of the correction of the concept are the correction of the	vn from consideration. r election requirement. r. ☑ accepted or b) ☐ objected to drawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119						
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal Pa	te				

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 10/31/07 has been entered.

Claim Rejections - 35 USC § 112

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 12-13 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement and the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. Claims 12 and 13 are single means claims and the scope of the claims is not commensurate with the specification and therefore are subject to undue breadth. See below.

MPEP 2164.08(a) Single Means Claim

A single means claim, i.e., where a means recitation does not appear in combination with another recited element of means, is subject to an undue breadth rejection under 35 U.S.C. 112, first paragraph. In re Hyatt, 708 F.2d 712, 714-715, 218 USPQ 195, 197 (Fed. Cir. 1983) (A single means claim which covered every conceivable means for achieving the stated purpose was held nonenabling for the scope of the claim because the specification disclosed at most only those means known to the inventor.). When claims depend on a recited property, a fact situation comparable to Hyatt is possible, where the claim covers every conceivable structure (means) for achieving the stated property (result) while the specification discloses at most only those known to the inventor.

Applicant should be aware that parts of this disclosure would indicate that there are elements of the disclosure which could cause issues with 35 U.S.C. 101.

Allowable Subject Matter

Claims 1-9 are allowed over the prior arts of record.

The following is a statement of reasons for the indication of allowable subject matter: Claim 1 recites the following steps for generating a reference transmission signal to test a communication system:

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"...capturing a data packet transmission signal containing a plurality of reference data;

digitizing said data packet transmission signal;

retrieving at least a selected portion of said plurality of reference data from said digitized data packet transmission signal to produce a plurality of retrieved data;

modulating a carrier signal with said plurality of retrieved data to produce a digital transmission signal;

storing said digital transmission signal following said modulating of said carrier signal and prior to a use of said digital transmission signal in producing said reference transmission signal for transmission and demodulation;

retrieving said stored digital transmission signal; and quadrature frequency upconverting said retrieved digital transmission signal to produce said reference transmission signal."

As such, modification of the prior art of record can only be motivated by hindsight reasoning, or by changing the intended use and function of the prior arts themselves. Therefore, it is not clear that one of ordinary skill in the art at the time of the invention would have made the necessary modifications to the prior art of record to encompass all of the limitations set forth in the present claim 1. Moreover, none of the prior arts of record, taken either alone or in combination, anticipate or render obvious the claimed inventions. Hence, claims 1-9 are allowable over the prior arts of record.

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. See form 892.

The examiner invites applicant to call and schedule an interview prior to responding to this office action if there are issues in the above rejection which are not clear or if applicant believes it would be helpful to discuss the claim language required to overcome the rejections above.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cynthia Britt whose telephone number is 571-272-3815.

The examiner can normally be reached on Monday - Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jacques Louis-Jacques can be reached on 571-272-6962. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000. Synthia Britt

Primary Examiner

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